Exhibit V

In Re:

Digitek

Richard Dowling

December 16, 2009

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you producing anything else at the Little 2 Falls plant? 3 A No.

4 O How many tablets per month are you making currently at the Little Falls plant?

MR. ANDERTON: Objection. 6 I instruct the witness not to -7

answer. 8

MR. THOMPSON: And -- okay. 9 MR. ANDERTON: That's specific 10

production information relating to a

product other than Digitek. BY MR. THOMPSON:

14 O And I assume that they're using

pressing techniques. Are you using tablet

presses to make this product?

MR. ANDERTON: Objection. 17

I instruct the witness not to 18

answer. 19

BY MR. THOMPSON: 20

You may answer.

You may answer.

THE WITNESS: Yes.

BY MR. THOMPSON:

6 O Have you changed -- for example,

by "altered"?

presses?

21 Q Have you altered your tableting

process in any way from the time that this

plant was shuttered until it's currently been

MR. ANDERTON: Objection.

THE WITNESS: What do you mean

let's go down the list. Have you bought new

reopened?

1

2

3

BY MR. THOMPSON:

2 O And the absence of a weighing device

3 is evidence of a failure to use good

manufacturing procedure; is that right?

MR. ANDERTON: Objection. 5

You may answer. 6

THE WITNESS: I don't know. 7

BY MR. THOMPSON:

9 O In the absence of an ability to

weigh the product as it comes off, do you rely

on a visual inspection to notice whether or

not a tablet is of proper composition?

MR, ANDERTON: Objection. 13

You may answer. 14

THE WITNESS: I would need to 15

know what you mean by "proper 16

composition." 17

BY MR. THOMPSON: 18

19 Q Well, tell me this: In what ways

20 can a tablet fail to meet specifications?

21 A It may fail due to one of the

22 attributes listed in the master formula.

23 O Okay. Is it possible that it could

24 be too big or too small?

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1 A Yes, that is possible.

2 Q Is it possible that the active

3 ingredient could be too much or too little?

4 A I don't know.

5 Q Is it possible that it could be too

6 crumbly?

7 A Yes.

B Q Is it possible that it could not

last as long as it should?

10 A What do you mean by "last"?

11 Q I mean, could it over the passage of

12 time, could it fall apart or become less

potent? 13

MR. ANDERTON: Objection. 14

15 You may answer.

THE WITNESS: I don't know 16

that. I don't know. 17

BY MR. THOMPSON:

19 Q Now, let's assume that all of those

20 are possibilities. Whose job would it be to

21 check and make sure that the product that

you -- well, you're not producing it now. 22

You're in compliance. But let's go back to

when you were the director of manufacturing

9 A Yes. 10 11 12 13 14 15 16 17 19 Q And that is a function of good 20 manufacturing process, is it not? MR. ANDERTON: Objection. 21

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23 24 18

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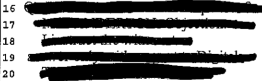
- 1 operations. Who would be responsible for
- 2 making sure that those you call them
- 3 specifications are met?
- 4 MR. ANDERTON: Objection.
- 5 You may answer.
- 6 THE WITNESS: The operator
- 7 running the tablet press.
- BY MR. THOMPSON:
- 9 Q Anybody else?
- 10 A Quality assurance inspectors.
- 11 Q Okay. Now, would they inspect every
- 12 pill or how would they do it?
- 13 A They would do it based on their
- 14 approved sampling plan.
- 15 Q Okay. Now, was there any product
- 16 that was produced by the Actavis Little Falls
- 17 plant that was not subject to quality
- 18 assurance?
- 19 A No.
- 20 Q Did the quality assurance physically
- 21 come out into the manufacturing floor and get
- 22 random samples or did the operator select
- 23 samples to send to quality assurance?
- 24 A Quality assurance came to the floor

- 1 MR. ANDERTON: Objection.
 - 2 I instruct the witness not to
 - 3 answer.
 - 4 BY MR. THOMPSON:
 - 5 Q How old were the machines, were the
 - 5 Stokes machines that were used to press
 - 7 Digitek during the period 2005 to 2008?
 - 8 A I don't know.
 - 9 Q Did you have between the period 2005
 - 10 and 2008, did you have occasion to replace any
 - 11 press at the Little Falls plant?
 - 12 A I don't recall.
 - 13 Q When you say you don't recall, is
 - 14 there some document that would jog your memory
 - or some document we could refer to that would
 - 16 give us an equipment history of these presses?
 - 17 A I don't know.
 - 18 Q Now, there's nothing magic about any
 - of these presses, is there?
 - MR. ANDERTON: Objection.
 - You may answer.
 - BY MR. THOMPSON:
 - 23 Q I mean, the presses are
 - 24 interchangeable; isn't that right?

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- 1 to take random samples.
- 2 O Okay. And if I looked, where would
- 3 it tell me how often they came?
- 4 A You may find that in the batch
- 5 record for a particular batch.
- 6. O Now, let's go back to the oxycodone
- 7 production that you have now. Who is the
- 8 manufacturer of the current presses that are
- 9 being used to make oxycodone?
- 10 A Pharm Tech Korea, PTK.
- 11 Q Do you recall the presses that were
- 12 used at the Little Falls plant prior to it
- 13 being -- prior to it ceasing production in
- 14 2008?
- 15 A Yes.



- BY MR. THOMPSON:
- 22 Q And who manufactured the presses
- 23 that were used for products other than
- 24 Digitek?

21

- 1 MR. ANDERTON: Objection.
- 2 BY MR. THOMPSON:
- 3 O So when Mr. Anderton tells us that
- 4 you're directed to answer only as to Digitek,
- 5 any of the presses at the Little Falls plant
- 6 can be set up to press Digitek; isn't that
- 7 right?
- 8 MR. ANDERTON: Objection.
- 9 You may answer.
- 10 THE WITNESS: Only certain
- 11 presses could be set up for Digitek.
- 12 BY MR. THOMPSON:
- 13 Q And what would be the reason that
- 14 some could and some could not?
- 15 A We would use for Digitek the
- 16 45-station press.
- 17 Q Now, I've seen that in the
- 18 documents. I don't know what 45-station -- I
- 19 know what I think it means, but I'm going to
- 20 ask you, what does that mean?
- 21 A There are actually 45 stations on
- 22 the press that will compress a tablet.
- 23 Q Are you saying there are 45 points
- 24 at which you can generate a pressing force to

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Digitek

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1 make a tablet --

2 A Yes.

3 Q -- on that machine?

4 A Yes.

5 Q And does that mean that each time

6 you close the press, you make 45 tablets?

7 A What do you mean by "close the

в press"?

9 O When I say "close," I mean when you

10 engage the press. Each time it exerts force,

11 does it make 45 tablets?

12 A It makes one tablet at a time in

13 each of the 45 stations.

14 Q Now, the presses that are not used

15 to make Digitek, you described these as

16 45-station, what are those?

17 A They were smaller presses.

18 O When you say "smaller" --

19 A Less stations.

20 Q Less stations. Is it less force?

21 A No.

22 Q When you say "less stations," how

23 many?

24 MR. ANDERTON: Objection.

1 BY MR. THOMPSON:

2 Q Just in terms of numbers of pills,

3 numbers of tablets per month.

4 MR. ANDERTON: Objection.

5 You may answer.

6 THE WITNESS: I don't know

7 about tablets per month.

8 BY MR. THOMPSON:

15 Q And which -- was any other drug

16 bigger than that?

17 MR. ANDERTON: Objection. I --

18 BY MR. THOMPSON:

19 O In terms of batch size.

20 MR. ANDERTON: Objection.

I instruct the witness not to

22 answer.

21

MR. THOMPSON: Oh, I realized

that that's a very final statement.

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1 BY MR. THOMPSON:

2 Q So when I ask you was Digitek the

3 largest number of tablets produced by the

4 Little Falls plant, your answer is you don't

5 know; is that right?

6 A Yes.

O And when I ask you -- well, let's go

8 on from there. I've gotten ahead of myself.

9 I've gotten off track because I'm so

10 interested in so many things. But I'm really

11 early on looking at your resume. And I'm

12 struck once again by the fact that you sum up

a very broad and very important job with one

14 line of description. Is there any reason for

15 that?

16 MR. ANDERTON: Objection.

You may answer.

18 THE WITNESS: This is not my

19 resume.

BY MR. THOMPSON:

21 Q Well, where did the information for

22 this come from if not from you?

23 A It came from me.

24 Q Okay. So when you were asked to

rage

You may answer.

THE WITNESS: I don't recall.

3 BY MR. THOMPSON:

4 O Did you have any bigger than 45

5 stations?

в A No.

7 Q What is the drug that you made the

8 most of at Little Falls between 2005 and 2008?

9 MR. ANDERTON: Objection. I

10 instruct the witness to answer only with

11 respect to Digitek. If you can answer

12 that question limited to Digitek, then

13 you may.

MR. THOMPSON: Well, let me ask

15 it another way.

16 BY MR. THOMPSON:

17 Q Isn't Digitek the largest single

18 tableted pharmaceutical that was made at the

19 Little Falls plant in terms of numbers?

20 MR. ANDERTON: Objection.

21 You may answer.

22 THE WITNESS: Define "largest"

23 for me.

24